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(1) VEHICLE NUMBER: 0627-01-0121  
(2) MAKE: Chev. (3) TYPE: CRV (4) COLOR (CARS) OR PAYLOAD (TRUCKS): ORL (5) OWNER CITY: ORL  
(6) LICENSE PLATE NUMBER: 7E-824 (7) STATE: FLA.  
(8) VEHICLE WILL BE USED IN STATES OF: FLA.  
(9) VEHICLE WILL BE RETURNED NOT LATER THAN: 4-27-67  
(10) DEPOSIT: NONE (11) LOCAL CONTACT: SAN. NAVAL AIR STA.  
(12) DRIVER'S LICENSE NUMBER: 038910T (13) STATE: MASS. (14) EXPIRATION DATE: 1961  
(15) ADDITIONAL AUTHORIZED DRIVER: (16) ADDITIONAL DRIVER'S LICENSE NUMBER: (17) STATE: (18) EXPIRATION DATE: (19) ADDITIONAL INFORMATION: ENC.  
(20) VEHICLE WILL BE RETURNED TO: ORL. (21) SUBJECT TO AN ADDITIONAL FEE, VEHICLE MAY BE RETURNED TO ALTERNATE CITY LISTED BELOW, IF AUTHORIZED BY AGENT OF LESSOR  
(22) OPTIONAL EQUIPMENT RENTAL: (23) SPECIAL RENTAL RATE ADJUSTMENT (SEE PARAGRAPH 4 PAGE 1): ACCEPT BY: (24) SIGNATURE OF RENTER: (25) PLACE LOCAL RENTAL STATION IMPRINT HERE: AVIS 09-69-L MUNICIPAL AIRPORT ORLANDO FLORIDA PH 01 5-3026  
(26) INVOICE: OPR 14 (REV. 1960) AVIS RENT-A-CAR SYSTEM STANDARD RENTAL AGREEMENT  
(27) CREDIT CARD NUMBER: 0627-01-0121 (28) TYPE OF CREDIT CARD USED, OTHER QUALIFICATION: VISA (29) EXPIRATION DATE: 10/1/61 (30) MI. IN: 8836 (31) MI. OUT: 1324 (32) TOT. MI.: 1324 (33) BILLING ADDRESS: CASH (34) REFERRED BY: (35) DATE AND TIME IN: 4-17-61 7:52 AM (36) DATE AND TIME OUT: 3-27-61 3:30 PM (37) TIME USED: 10.00 (38) MI. @: 10.00 (39) HRS. @: 10.00 (40) DAYS @: 10.00 (41) 3 (42) 10.00 (43) BUS. (44) SUB-TOTAL: 28240 (45) 10.00 (46) TOTAL TIME AND MILEAGE CHARGES: 25416  
(47) PURCHASES: (48) DEPOSIT: (49) TOTAL CREDITS: (50) TOTAL TAX-ABLE CHARGES: 26916 (51) TAX: 17 (52) DAMAGES: (53) TOTAL CHARGES: 27185 (54) LESS CREDITS: (55) NET AMOUNT DUE: 271.85 (56) RECEIVED REFUND (TO BE INITIALED BY RENTER): X STATINTL (57) IN BY: (58) CHECK IN STATINTL: (59) CORRESPONDENCE AND REMITTANCES MUST SHOW THIS RENTAL AGREEMENT NUMBER: No

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**STANDARD RENTAL AGREEMENT**

PAGE 1

Lessor hereby leases to Renter (which includes any "Additional Renter" signing this agreement) the "said vehicle" described on Page 2 hereof upon the terms and conditions herein.

1. The parties agree that Renter is not and does not hereby become an agent, servant or employee of Lessor in any manner whatsoever.
2. VEHICLE SHALL BE RETURNED TO LESSOR OR LESSOR'S AGENT ONLY AT AN AVIS STATION IN CITY FROM WHICH RENTED OR TO LESSOR OR AVIS REPRESENTATIVE AT AN AVIS STATION IN THE DESIGNATED ALTERNATE CITY (page 2) on the return date stated herein, or sooner, upon demand of Lessor. Renter acknowledges said vehicle is the rightful property of Lessor, although registered title may be in a third party and that he received the same in good and safe mechanical condition. Renter agrees he will return said vehicle in the same condition as received, ordinary wear and tear excepted. Lessor has made no warranties or undertakings, express or implied, except as stated herein.
3. RENTER AGREES THAT SAID VEHICLE SHALL NOT BE OPERATED: (a) to carry passengers or property for a consideration, express or implied, nor to carry passengers other than within the interior of said vehicle if a car, or cab if a truck, nor in numbers in excess of the respective seating capacity thereof; (b) by any person in violation of any law governing the operation, return or use thereof; (c) in any race or speed test or contest; (d) to propel or tow (except where said vehicle is a tractor) any trailer or vehicle used as a trailer; (e) by any person other than (1) the Renter or additional Renter who signed this agreement or (2) a driver for whom Lessor has given written consent, provided always that any such additional Renter or driver must be a qualified licensed driver; (f) by any person with respect to whom Lessor has been furnished with false or untrue information (g) by any person under the influence of intoxicants or narcotics; (h) for any illegal purpose; (i) in any instance where the speedometer of said vehicle has been tampered with or disconnected; (j) other than upon a paved road or public highway or graded private road or driveway; (k) outside of the States or if said vehicle is a truck outside the city and communities abutting thereon, designated on Page 2; or (l) in violation of any of the terms and conditions hereof.
4. Renter expressly acknowledges personal liability to pay Lessor on demand: (a) a mileage charge computed at the rate specified for the mileage covered by said vehicle during the term of this rental; (b) time, and special rental rate adjustment charges at the rates specified for this rental; (c) the additional fee for intercity service, if any, specified on Page 2 hereof, or, if said vehicle is left elsewhere without Lessor's written consent to pay a fee equal to \$0.15 per mile from the renting city to the city where left with a minimum charge of \$15.00; (d) State and local taxes, if any, payable on items (a), (b), and (c); (e) a sum equal to the fair market value of all tires, tubes and accessories missing from said vehicle; (f) all fines and court costs for parking, traffic or other legal violations assessed against said vehicle, Renter, or Lessor during term of this agreement, except where caused through fault of Lessor; (g) Lessor's costs including attorney's fees, where permitted by law, incurred collecting payments due from Renter hereunder; (h) Lessor's cost to repair all damages to said vehicle provided, however, if said vehicle is operated in accordance with all the terms hereof, Renter's liability for such damage (1) shall not exceed \$100 or (2) shall be waived if Renter has purchased in advance the special rental rate adjustment as evidenced by his initials in the space provided on page 2 hereof.
5. Renter participates as an insured in the benefits of automobile bodily injury and property damage liability insurance and is bound by and agrees to the terms, conditions, limitations, and restrictions thereof even though all of them are not outlined herein. Such insurance has limits of coverage equal to or in excess of statutory requirements for bodily injury and property damage liability insurance; it does not cover the Renter or any driver with respect to injuries or damages sustained by any person or to any property while riding in, alighting from, getting into or upon said vehicle, or arising therefrom, with respect to which Renter expressly agrees to indemnify Lessor and the insurer of said vehicle for any and all loss, damage, cost and expense paid or incurred by them; Renter further expressly agrees to indemnify the Company or its insurer for any damages or liability to third parties arising from loading or unloading of said vehicle; it does not cover liability imposed upon or assumed by an insured under any Workman's Compensation Act, plan or law or any contract of any nature; and it requires that every accident must be immediately reported in writing to the Avis station from which the vehicle is rented and in any event within twenty-four hours after the accident. The Renter or Driver must immediately deliver to the Avis station from which the vehicle is rented or to Lessor's insurer as soon as practicable, every process, pleading or notice of any kind relating to any and all claims, suits and proceedings received by the Renter or Driver. The Renter and Driver shall not in any manner aid or abet any claimant, but shall cooperate fully with Lessor's insurer in all matters connected with the investigation and defense of any claim or suit.
6. SPECIAL RENTAL RATE ADJUSTMENT — For the special per diem rental rate adjustment agreed upon herein Lessor agrees that Renter's liability to Lessor for damages shall be governed by the provision of paragraph 4 (h) (2) above.
7. RENT IT HERE LEAVE IT THERE PLAN For the additional fee specified on Page 2, the Renter may return vehicle to Lessor or Avis representative at an Avis station in alternate city specified on Page 2 provided this authorization is initiated by agent of Lessor.